1 2 3 4 5 6 7 8 9	P. STERLING KERR, ESQ. Nevada Bar No. 003978 TAYLOR SIMPSON, ESQ. Nevada Bar No. 13956 LAW OFFICES OF P. STERLING KERR 2450 St. Rose Parkway, Suite 120 Henderson, Nevada 89074 Telephone No. (702) 451–2055 Facsimile No. (702) 451-2077 Email: sterling@sterlingkerrlaw.com BRYAN NADDAFI, ESQ. Nevada Bar No. 13004 OLYMPIA LAW, P.C. 9480 S. Eastern Avenue, Suite 257 Las Vegas, Nevada 89123 Telephone No. (702) 522-6450 Email: bryan@olympialawpc.com Attorneys for Plaintiff	
11 12 13	UNITED STATES D	ISTRICT COURT
14	DISTRICT O	F NEVADA
16	NAVNEET SHARDA, M.D., an individual)	Case No.: 2:16-cv-02233-JCM-GWF
17	Plaintiff,	COTTOLIL ACTION AND ODDED
18	vs.	STIPULATION AND ORDER EXTENDING PLAINTIFFS SUNRISE
19	SUNRISE HOSPITAL AND MEDICAL	HOSPITAL AND MEDICAL CENTER, LLC's; SUSAN REISINGER, M.D.'s, and KATHERINE KEELEY, M.D., D.D.S.'s
20	CENTER, LLC, a foreign limited liability company; THE BOARD OF TRUSTEES OF	DEADLINE TO RESPOND TO DEFENDANTS'MOTION TO DISMISS
21	SUNRISE HOSPITAL; SUSAN REISINGER,) an individual; DIPAK DESAI, an individual;	FF4 D
22	NEVADA STATE BOARD OF MEDICAL EXAMINERS; KATHERINE KEELEY, an	[First Request]
24	individual; DOE Individuals I through X; and)	
25	ROE CORPORATIONS and ORGANIZATIONS I through X, inclusive.	
26	Defendants.	
27	Pursuant to LR IA 6-1 and LR 7-1 Plai	ntiff Navneet Sharda, M.D. ("Plaintiff") and
28	Defendants Sunrise Hospital and Medical Cer	

("Sunrise Hospital"), Susan Reisinger, M.D. ("Dr. Reisinger"), and Katherine Kelley, M.D., D.D.S. (Dr. Kelley") (collectively the "Sunrise Defendants") hereby stipulate to extend 2 Plaintiffs response time to respond to Sunrise Defendants' Motion to Dismiss filed on December 30, 2016 and agree as follows: 4 On November 15, 2016, Plaintiff field his First Amended Complaint (ECF No. 1. 5 11). 6 2. On December 6, 2016, the Court granted the Parties' Stipulation and Order 7 extending the Sunrise Defendants' deadline to file their response to the First Amended 8 Complaint to December 16, 2016, (See ECF No. 26.) On December 12, 2016, the Court granted Parties' Stipulation and Order 10 3. extending the Sunrise Defendants' deadline to file their response to the First Amended 11 Complaint to December 23, 2016. (See ECF No. 30.) 12 4. On December 21, 2016, The Court granted Parties' Stipulation and Order 13 extending the Sunrise Defendants' deadline to file their response to the First Amended 14 Complaint to December 30, 2016 and to extend the time allowed for Plaintiff to file his 15 opposition to Defendants' response to the First Amended Complaint to January 20, 2017. (See 16 ECF No. 32.) 17 /// 18 /// 19 /// 20 $/\!/\!/$ 21 /// 22 /// 23 /// /// 25 26 ///

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1	5. The Parties hereby stipulate and agree to extend the time allowed for Plaintiff
3	to file his opposition to Sunrise Defendants Motion to Dismiss to February 16, 2017. The
4	reason for this request is to accommodate the schedules of counsel for Plaintiff.
5 6	Dated this \(\sim\) day of January, 2017 Dated this \(\sim\) day of January, 2017
7	BAILEY KENNEDY LAW OFFICES OF P. STERLING KERR
8	/s/ Paul C. Williams /s/ P. Sterling Kerr
9	JOHN R. BAILEY, ESQ. (SBN 0137) JOSHUA M. DICKEY, ESQ. (SBN 6621) PAUL C. WILLIAMS ESQ. (SBN 10534) TAYLOR SIMPSON, ESQ. (SBN13956)
10	PAUL C. WILLIAMS ESQ. (SBN 12524) 8984 Spanish Ridge Avenue Las Vegas, NV 89148-1302 2450 St. Rose Parkway, Suite 120 Henderson, Nevada 89074 Telephone No. (702) 451–2055
11	Las Vegas, NV 89148-1302 Telephone No. (702) 451–2055 Telephone: (702)562-8820 Facsimile No. (702) 451-2077 Attorney for Plaintiff
12	Attorneys for Defendants Sunrise Hospital And Medical Center, LLC, including
13	Its Board of Trustees, Susan Reisinger, M.D. And Katherine Keeley, M.D., D.D.S.
1.4	AND
15	BRYAN NADDAFI, ESQ. (SBN 13004) OLYMPIA LAW, P.C.
16 17	9480 S. Eastern Avenue, Suite 257 Las Vegas, Nevada 89123
18	Telephone No. (702) 522-6450 Email: bryan@olympialawpc.com
19	Attorneys for Plaintiff
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1	<u>ORDER</u>
2	IT IS SO ORDERD:
3	The deadline for Plaintiff to file his opposition to Sunrise Defendants Motion to
4 5	Dismiss First Amended Complaint (ECF No. 35) is hereby extended to February 16, 201
6 7	Xellus C. Mahan
8	UNITED STATES DISTRICT JUDGE
9	January 12, 2017 Dated:
10	
11	Respectfully Submitted By:
13	LAW OFFICES OF P. STERLING KERR
14	
15	By: /s/P. Sterling Kerr
16 17	P. STERLING KERR, ESQ. Nevada Bar No. 003978
18	TAYLOR SIMPSON, ESQ. Nevada Bar No. 13956 LAW OFFICES OF P. STERLING KERR
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